

NATHAN M. JENKINS (560)
JENKINS LAW FIRM
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(775) 829-7800
Attorneys for Defendant Northern Nevada Operating
Engineers Health and Welfare Trust Fund

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

GOLIGHTLY & VANNAH, PLLC,
Plaintiff,

Case No. 3:16-cv-00144-MMD-VPC

vs.

NOTICE OF SETTLEMENT

HAL HAMLETT, an individual; JESSICA
HAMLETT, an individual; JAIDYN
HAMLETT, a minor; JONATHAN HOLLAND,
a minor; REGIONAL EMERGENCY
MEDICAL SERVICE AUTHORITY;
CHRISTIAN PURGASON, D.O. dba
NORTHERN NEVADA EMERGENCY
PHYSICIANS; TJ ALLEN, LLC; RENOWN
REGIONAL MEDICAL CENTER; RENO
ORTHOPAEDIC CLINIC, LTD., DR.
CHRISTENSEN; RENO RADIOLOGICAL
ASSOCIATES, CHARTERED; ROBERT G.
BERRY, JR., M.D. PROFESSIONAL
CORPORATION dba ORTHOPEDIC
REHABILITATION SPECIALISTS OF NV;
UNIVERSAL SERVICES, INC.; OPERATING
ENGINEERS FUNDS, INC. dba OPERATING
ENGINEERS HEALTH & WELFARE TRUST
FUND; DOE Defendants I through X; ROE
CORPORATION Defendants XI through XX,

Defendant.

COMES NOW, Plaintiff Golightly & Vannah, Defendants Northern Nevada Operating
Engineers Health & Welfare Trust Fund, named in the Complaint in Interpleader as Operating
Engineers Funds, Inc. dba Operating Engineers Health & Welfare Trust Fund ("Defendant Trust
Fund"), by and through their undersigned counsel, TJ Allen, LLC, in pro per, and Hal Hamlett, in
pro per for himself and his minor child Jaidyn Hamlett, and hereby notify the Court that a

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1 settlement has been reached regarding the distribution of the settlement funds recovered by
2 Golightly and Vannah on behalf of Hal Hamlett and his minor child Jaidyn Hamlett.

3 Counsel respectfully requests the Court's permission to have until December 8, 2016 to
4 file a stipulation to disburse interpleader funds as to Defendants Hal Hamlett and his minor child
5 Jaidyn Hamlett, and to dismiss the interpleader action with prejudice with respect to Defendants
6 Trust Fund, TJ Allen, LLC, Hal Hamlett and his minor child Jaidyn Hamlett.

7 DATED this 15th day of November, 2016.

8 JENKINS LAW FIRM
9 Attorneys for Defendant Northern Nevada Operating
10 Engineers Health and Welfare Trust Fund

11 By: 

NATHAN M. JENKINS
1895 Plumas Street, Suite 2
Reno, NV 89509

14 DATED this 18th day of November, 2016.

15 GOLIGHTLY & VANNAH, PLLC
16 Attorneys for Plaintiff

17 By: /s/ L. DiPaul Marrero

18 ROBERT D. VANNAH (NV Bar 2503)
19 L. DIPaul MARRERO II (NV Bar 12441)
20 5555 Kietzke Lane, Suite 150
21 Reno, NV 89511

22 DATED this 18th day of November, 2016.

23 DEFENDANT TJ ALLEN, LLC, in pro per

24 By: /s/ TJ Allen

25 TJ ALLEN, LLC
26 1475 Terminal Way, Suite A4
27 Reno, NV 89502
28 775-770-2225

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1 DATED this 18th day of November, 2016.

2 DEFENDANT HAL HAMLETT, in pro per

3 By: /s/ Hal Hamlett

4 HAL HAMLETT
5 17185 Aquamarine Drive
6 Reno, NV 89508

7 DATED this 18th day of November, 2016.

8 DEFENDANT HAL HAMLETT on behalf of his minor
9 child JAIDYN HAMLETT, in pro per

10 By: /s/ Hal Hamlett

11 HAL HAMLETT
12 17185 Aquamarine Drive
13 Reno, NV 89508

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CERTIFICATE OF SERVICE

I certify that I am an employee of JENKINS LAW FIRM and that on this date the within document entitled **NOTICE OF SETTLEMENT** was electronically filed with the Clerk of the Court using the CM/ECF system, which will automatically e-serve the same on the attorney of record set forth below:

Robert D. Vannah, Esq.,
L. Dipaul Marrero II, Esq.
Golightly & Vannah, PLLC
5555 Kietzke Lane, Suite 150
Reno, NV 89511
Attorneys for Plaintiff

Mark J. Bourassa, Esq.
Trent L. Richards, Esq.
The Bourassa Law Group, LLC
8668 Spring Mountain Road, Suite 101
Las Vegas, NV 89117
Attorneys for Defendant Universal Services, Inc.

and that on this date I deposited for mailing at Reno, Nevada a true copy of the within document addressed to:

Jessica Hamlett
17185 Aquamarine Drive
Reno, NV 89508

TJ Allen, LLC
1475 Terminal Way, Suite A4
Reno, NV 89502

DATED this 18 day of November, 2016.



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